

**U.S. District Court
Northern District of Georgia (Atlanta)
CRIMINAL DOCKET FOR CASE #: 1:15-mj-00504-1
*Internal Use Only***

Case title: USA v. Berry

Date Filed: 06/18/2015

Other court case number: 1:15-cr-10146-FDS District of
Massachusetts (Boston)

Date Terminated: 06/22/2015

Assigned to: Unassigned**Defendant (1)****Tony Berry***TERMINATED: 06/22/2015**also known as**Mazibrawl**TERMINATED: 06/22/2015*

represented by

Mildred Geckler Dunn

Federal Defender Program Inc.–Atl

Suite 1500, Centennial Tower

101 Marietta Street, NW

Atlanta, GA 30303

404-688-7530

Email: Millie_Dunn@FD.Org*LEAD ATTORNEY**ATTORNEY TO BE NOTICED**Designation: Public Defender or Community
Defender Appointment***Pending Counts**

None

Disposition**Highest Offense Level (Opening)**

None

Terminated Counts

None

Disposition**Highest Offense Level
(Terminated)**

None

Complaints**Disposition**21:846 – CONSPIRACY TO
DISTRIBUTE CONTROLLED
SUBSTANCE

Plaintiff**USA**represented by **Jennifer Keen**

U.S. Attorney's Office–ATL
Assistant United States Attorney
600 U.S. Courthouse
75 Spring Street, S.W.
Atlanta, GA 30303
404–581–6257
Email: jennifer.keen@usdoj.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

| Date Filed | # | Page | Docket Text |
|------------|----------|------|---|
| 06/18/2015 | | 3 | Arrest (Rule 40) of Tony Berry (ryc) (Entered: 06/22/2015) |
| 06/18/2015 | <u>1</u> | 4 | ORDER APPOINTING FEDERAL PUBLIC DEFENDER Mildred Geckler Dunn for Tony Berry. Signed by Magistrate Judge Janet F. King on 6/18/15. (ryc) (Entered: 06/22/2015) |
| 06/18/2015 | <u>2</u> | 5 | MOTION for Detention by USA as to Tony Berry. (ryc) (Entered: 06/22/2015) |
| 06/18/2015 | <u>3</u> | 8 | Minute Entry for proceedings held before Magistrate Judge Janet F. King: Initial Appearance in Rule 5(c)(3) Proceedings as to Tony Berry held on 6/18/2015. Defendant WAIVES identity hearing. Waiver filed. Government's motion for detention filed. Detention hearing set for 6/22/2015 at 10:30 AM in ATLA Courtroom 2008 before Magistrate Judge Janet F. King. (Attachments: # <u>1</u> Copy of Indictment) (Tape #FTR GOLD) (ryc) (Entered: 06/22/2015) |
| 06/18/2015 | <u>4</u> | 16 | WAIVER of Rule 5 & 5.1 Hearings by Tony Berry (ryc) (Entered: 06/22/2015) |
| 06/18/2015 | <u>5</u> | 17 | Order of Temporary Detention pursuant to Bail Reform Act by Magistrate Judge Janet F. King as to Tony Berry. Detention Hearing set for 6/22/2015 at 10:30 AM in ATLA Courtroom 2008 before Magistrate Judge Janet F. King. (ryc) (Entered: 06/22/2015) |
| 06/22/2015 | <u>6</u> | 18 | Minute Entry for proceedings held before Magistrate Judge Janet F. King: Commitment issued to District of Massachusetts as to Tony Berry. Special Conditions: Detention hearing to be held in Massachusetts. (Tape #FTR) (ryc) (Entered: 06/22/2015) |
| 06/22/2015 | <u>7</u> | 19 | COMMITMENT TO ANOTHER DISTRICT as to Tony Berry. Defendant committed to the District of Massachusetts (Boston). Signed by Magistrate Judge Janet F. King on 6/22/15. (ryc) (Entered: 06/22/2015) |
| 06/22/2015 | | 20 | Magistrate Case Closed. Defendant Tony Berry terminated. (ryc) (Entered: 06/22/2015) |
| 06/22/2015 | | 21 | Transmittal of Rule 5(c)(3) Documents as to Tony Berry, sent to the District of Massachusetts (Boston) electronically with a copy of the docket sheet. (ryc) (Entered: 06/22/2015) |

MIME-Version:1.0
From:ganddb_efile_notice@gand.uscourts.gov
To:CourtMail@localhost.localdomain
Bcc:
--Case Participants: Jennifer Keen (gaylene.berberick@usdoj.gov,
geraldine.curry-davis@usdoj.gov, jennifer.keen@usdoj.gov,
usagan.motionsresponses@usdoj.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:7169919@gand.uscourts.gov
Subject:Activity in Case 1:15-mj-00504 USA v. Berry Arrest - Rule 40
Content-Type: text/html

U.S. District Court

Northern District of Georgia

Notice of Electronic Filing

The following transaction was entered on 6/22/2015 at 11:30 AM EDT and filed on 6/18/2015

Case Name: USA v. Berry
Case Number: 1:15-mj-00504
Filer:
Document Number: No document attached
Docket Text:
[Arrest \(Rule 40\) of Tony Berry \(ryc\)](#)

1:15-mj-00504-1 Notice has been electronically mailed to:

Jennifer Keen jennifer.keen@usdoj.gov, Gaylene.Berberick@usdoj.gov,
Geraldine.Curry-davis@usdoj.gov, USAGAN.MotionsResponses@usdoj.gov

1:15-mj-00504-1 Notice has been delivered by other means to:

FILED IN OPEN COURT
U.S.D.C. Atlanta

JUN 18 2015

James N. Hatten, Clerk
By: Deputy Clerk

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

UNITED STATES OF AMERICA,
Plaintiff,

vs.

CASE NO. 1:15-MJ-504

TONY BERRY a/k/a Mazibrawl,
Defendant.

ORDER APPOINTING COUNSEL

MILLIE DUNN

The above-named defendant has testified under oath or has filed with the Court an affidavit of financial status and hereby satisfied this Court that he or she is financially unable to employ counsel.

Accordingly, the **FEDERAL DEFENDER PROGRAM, INC.**, is hereby appointed to represent this defendant in the above-captioned case unless relieved by an Order of this Court or by Order of the Court of Appeals.

Dated at Atlanta, Georgia this 18TH day of June, 2015.


UNITED STATES MAGISTRATE JUDGE

FILED IN OPEN COURT
U.S.D.C. Atlanta

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

JUN 18 2015

James N. Hatten, Clerk
By: Deputy Clerk

UNITED STATES OF AMERICA

v.

TONY BERRY

Criminal Action No.
1:15-MJ-504

Government's Motion for Detention

The United States of America, by counsel, John A. Horn, Acting United States Attorney, and Jennifer Keen, Assistant United States Attorney for the Northern District of Georgia, moves for detention under 18 U.S.C. §§ 3142(e) and (f).

1. Eligibility of Case

This case is eligible for a detention order because this case involves:

A drug offense having a maximum term of imprisonment of 10 years or more; and

A serious risk that the defendant will flee.

2. Reason for Detention

The Court should detain defendant because there are no conditions of release that will reasonably assure the appearance of the person as required and the safety of any other person and the community.

3. Rebuttable Presumption

The United States will invoke the rebuttable presumption that no condition or combination of conditions will reasonably assure the appearance of the

defendant as required and the safety of the community pursuant to 18 U.S.C. § 3142(e)(3).

The United States will not invoke the rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of any other person and the community pursuant to 18 U.S.C. § 3142(e)(2).

4. Time for Detention Hearing

The United States requests the Court conduct the detention hearing at initial appearance.

The United States requests leave of Court to supplement this motion with additional grounds or presumptions for detention.

Dated: June 18, 2015.

Richard Russell Federal Building
75 Spring Street S.W., Suite 600
Atlanta, Georgia 30303-3309
Phone: (404) 581-6000
Fax: (404) 581-6181
(404) 581-6257

Respectfully submitted,

JOHN A. HORN
Acting United States Attorney



JENNIFER KEEN
Assistant United States Attorney
Ga. Bar No. 231778

Certificate of Service

I served this document today by handing a copy to defense counsel:

June 18, 2015

/s/ JENNIFER KEEN

JENNIFER KEEN

Assistant United States Attorney

DATE: 6/18/15 @ 2:09 pm

TAPE: FTR GOLD

TIME IN COURT: 19 Mins

MAGISTRATE JUDGE JANET F. KING

COURTROOM DEPUTY CLERK: K. THORNTON

CASE NUMBER: 1:15-mj-504

DEFENDANT'S NAME: Tony Berry

AUSA: Jennifer Keen

DEFENDANT'S ATTY: Millie Dunn

USPO / PTR: Michael Murphy

() Retained () CJA (X) FDP () Waived

ARREST DATE

X Initial appearance hearing held.

X Defendant informed of rights.

Interpreter sworn:

COUNSEL

X ORDER appointing Federal Defender as counsel for defendant.

ORDER appointing as counsel for defendant.

ORDER: defendant to pay attorney's fees as follows:

IDENTITY / PRELIMINARY HEARING

X Defendant WAIVES identity hearing.

X WAIVER FILED

Identity hearing HELD. Def is named def. in indictment/complaint; held for removal to other district.

Defendant WAIVES preliminary hearing in this district only. WAIVER FILED

Preliminary hearing HELD. Probable cause found; def. held to District Court for removal to other district

Commitment issued to.

BOND/PRETRIAL DETENTION HEARING

X Government motion for detention filed. Detention hearing set June 22, 2015 @ 10:30 a.m.

Pretrial hearing set for @ (In charging district.)

Bond/Pretrial detention hearing held.

Government motion for detention () GRANTED () DENIED

Pretrial detention ordered. Written order to follow.

BOND set at \$ NON-SURETY SURETY

cash property corporate surety ONLY

SPECIAL CONDITIONS:

Bond filed. Defendant released.

Bond not executed. Defendant to remain in Marshal's custody.

Motion (verbal) to reduce/revoke bond filed.

Motion to reduce/revoke bond GRANTED DENIED

See page 2

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS**

UNITED STATES OF AMERICA

Cr. No. *15 cr 10146*

v.

VIOLATIONS:

1. **WILLIE BERRY**, a/k/a "Sco," and
a/k/a "Scodough,"21 U.S.C. § 846 –
Conspiracy to Distribute Cocaine② **TONY BERRY**, a/k/a "Mazibrawl,"

Base, Cocaine, Heroin and

3. **FRANCISCO ARIAS**, a/k/a "Emilio
Perez,"

Oxycodone

4. **ANTONIO CHATMAN**,

21 U.S.C. § 853 --

5. **DAVID COKE**, a/k/a "Slime,"

Criminal Forfeiture Allegation

6. **ROSHAUN HAWKINS**, a/k/a "Pretty,"7. **JUAN LARA**, a/k/a "Miguel,"8. **DESMOND PERSON**, and9. **JAMES WILLIAMS**,

Defendants.

INDICTMENT

COUNT ONE: (Title 21, United States Code, Section 846 -- Conspiracy to Distribute
Cocaine Base, Cocaine, Heroin, and Oxycodone)

The Grand Jury charges that:

From a time unknown to the Grand Jury and continuing until on or about June 16, 2015, at
Boston, and elsewhere in the District of Massachusetts; at the Bronx, and elsewhere in the
Southern District of New York; at Atlanta, and elsewhere in the Northern District of Georgia; and
at other places presently known and unknown:

1. **WILLIE BERRY**, a/k/a "Sco," and
a/k/a "Scodough,"
2. **TONY BERRY**, a/k/a "Mazibrawl,"
3. **FRANCISCO ARIAS**, a/k/a "Emilio
Perez,"
4. **ANTONIO CHATMAN**,
5. **DAVID COKE**, a/k/a "Slime,"
6. **ROSHAUN HAWKINS**, a/k/a "Pretty,"

7. **JUAN LARA**, a/k/a "Miguel,"
8. **DESMOND PERSON**, and
9. **JAMES WILLIAMS**,

defendants herein, did knowingly and intentionally combine, conspire, confederate and agree with each other, and with other persons known and unknown to the Grand Jury, to distribute, and to possess with intent to distribute, cocaine, a Schedule II controlled substance, cocaine base, a Schedule II controlled substance, heroin, a Schedule I controlled substance, and oxycodone, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

The Grand Jury further charges that the conspiracy described herein involved 500 grams or more of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(b)(1)(B)(ii). Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(ii), is applicable to this count.

The Grand Jury further charges that 500 grams or more of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance, is attributable and were reasonably foreseeable to defendant **WILLIE BERRY**. Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(ii), is applicable to this count.

The Grand Jury further charges that the conspiracy described herein involved 280 grams or more of a mixture and substance containing a detectable amount of cocaine base, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(b)(1)(A)(iii). Accordingly, Title 21, United States Code, Section 841(b)(1)(A)(iii), is applicable to this count.

The Grand Jury further charges that 280 grams or more of a mixture and substance containing a detectable amount of cocaine base, a Schedule II controlled substance, is attributable and were reasonably foreseeable to defendant **WILLIE BERRY**. Accordingly, Title 21, United

States Code, Section 841(b)(1)(A)(iii), is applicable to this count.

The Grand Jury further charges that the conspiracy described herein involved 28 grams or more of a mixture and substance containing a detectable amount of cocaine base, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(b)(1)(B)(iii).

Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(iii), is applicable to this count.

The Grand Jury further charges that 28 grams or more of a mixture and substance containing a detectable amount of cocaine base, a Schedule II controlled substance, is attributable and were reasonably foreseeable to defendant **DESMOND PERSON**. Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(iii), is applicable to this count.

The Grand Jury further charges that the conspiracy described herein involved 1 kilogram or more of a mixture and substance containing a detectable amount of heroin, a Schedule I controlled substance, in violation of Title 21, United States Code, Section 841(b)(1)(A)(i). Accordingly, Title 21, United States Code, Section 841(b)(1)(A)(i), is applicable to this count.

The Grand Jury further charges that 1 kilogram or more of a mixture and substance containing a detectable amount of heroin, a Schedule I controlled substance, is attributable and were reasonably foreseeable to defendants **WILLIE BERRY, FRANCISCO ARIAS, and DAVID COKE**. Accordingly, Title 21, United States Code, Section 841(b)(1)(A)(i), is applicable to this count.

The Grand Jury further charges that the conspiracy described herein involved 100 grams or more of a mixture and substance containing a detectable amount of heroin, a Schedule I controlled substance, in violation of Title 21, United States Code, Section 841(b)(1)(B)(i). Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(i), is applicable to this count.

The Grand Jury further charges that 100 grams or more of a mixture and substance containing a detectable amount of heroin, a Schedule I controlled substance, is attributable and reasonably foreseeable to defendant **ROSHAUN HAWKINS**. Accordingly, Title 21, United States Code, Section 841(b)(1)(B)(i), is applicable to this count.

All in violation of Title 21, United States Code, Section 846.

DRUG FORFEITURE ALLEGATION
(Title 21, United States Code, Section 853)

The Grand Jury further charges that:

1. As a result of the offense alleged in Count One of this Indictment:

1. **WILLIE BERRY**, a/k/a “Sco,” and
a/k/a “Scodough,”
2. **TONY BERRY**, a/k/a “Mazibrawl,”
3. **FRANCISCO ARIAS**, a/k/a “Emilio
Perez,”
4. **ANTONIO CHATMAN**,
5. **DAVID COKE**, a/k/a “Slime,”
6. **ROSHAUN HAWKINS**, a/k/a “Pretty,”
7. **JUAN LARA**, a/k/a “Miguel,”
8. **DESMOND PERSON**, and
9. **JAMES WILLIAMS**,

defendants herein, shall forfeit to the United States, jointly and severally, any property constituting, or derived from, any proceeds obtained, directly or indirectly, as the result of such violations; and/or any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of, any such violations, including but not limited to:

- (a) one gray 2011 Infiniti M37X sedan bearing VIN JN1BY1AR2BM374404 and Massachusetts registration 787BW7.

2. If any of the property described in paragraph 1, above, as a result of any act or omission of the defendants –

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the Court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be subdivided

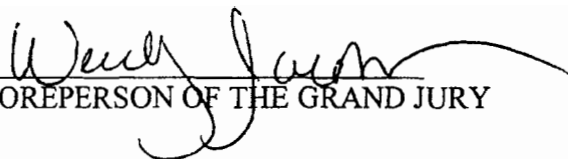
without difficulty;



it is the intention of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendants up to the value of the property described in paragraph 1 above, including but not limited to:

- (a) the real property located at 2300 Burdett Ridge Drive, Atlanta, Georgia, including all buildings, appurtenances and improvements thereon;
- (b) the real property located at 5335 Willow Park Boulevard, College Park, Georgia, including all buildings, appurtenances and improvements thereon;
- (c) the real property located at 7840 Bar Harbor Drive, Riverdale, Georgia, including all buildings, appurtenances and improvements thereon;
- (d) the real property located at 330 Blue Sail Lane, Atlanta, Georgia, including all buildings, appurtenances and improvements thereon; and
- (e) one red 1973 Buick Electra bearing VIN 4V39T3Y209736 and Massachusetts registration 1BY193.

All pursuant to Title 21, United States Code, Section 853.

A TRUE BILL,

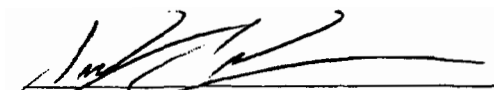

FOREPERSON OF THE GRAND JURY


EMILY CUMMINGS

MICHAEL J. CROWLEY
Assistant U.S. Attorneys

DISTRICT OF MASSACHUSETTS

June 16, 2015

Returned into the District Court by the Grand Jurors and filed.


Deputy Clerk

12:10 pm

6/16/15

UNITED STATES DISTRICT COURT

JUN 18 2015

James N. Flatten, Clerk
By: Deputy Clerk

NORTHERN

DISTRICT OF

GEORGIA

UNITED STATES OF AMERICA

WAIVER OF RULE 5 & 5.1 HEARINGS
(Complaint/Indictment)

V.

TONY BERRY, a/k/a Mazibrawl

Defendant

CASE NUMBER: 1:15-MJ-504CHARGING DISTRICTS
CASE NUMBER: 15-cr-10146

I understand that charges are pending in the _____ District of MASSACHUSETTS
alleging violation of 21:846 and that I have been arrested in this district and
(Title and Section)

taken before a judge, who has informed me of the charge(s) and my rights to:

- (1) retain counsel or request the assignment of counsel if I am unable to retain counsel;
- (2) an identity hearing to determine whether I am the person named in the charges;
- (3) a preliminary hearing (unless an indictment has been returned or information filed) to determine whether there is probable cause to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution; and
- (4) Request transfer of the proceedings to this district under Rule 20, Fed. R. Crim. P., in order to plead guilty.

I HEREBY WAIVE (GIVE UP) MY RIGHT TO A(N):

- ☒ identity hearing
- ☐ preliminary hearing
- ☐ identity hearing but request a preliminary hearing be held in the prosecuting district and, therefore, consent to the issuance of an order requiring my appearance in the prosecuting district where the charges are pending against me.

6/18/15
Date

[Signature]
Defendant

[Signature]
Defense Counsel

UNITED STATES DISTRICT COURT

JUN 18 2015

NORTHERN

District of

GEORGIA

James N. Hatten, Clerk
By: Deputy Clerk

UNITED STATES OF AMERICA

V.

ORDER OF TEMPORARY DETENTION
PENDING HEARING PURSUANT TO
BAIL REFORM ACT

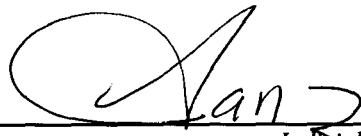
TONY BERRY

Case

1:15-MJ-504

*Defendant*Upon motion of the U. S. GOVERNMENT, it is ORDERED that adetention hearing is set June 22, 2015 * at 10:30 a.m.
Date *Time*before JANET F. KING
*Name of Judicial Officer*Courtroom 2008, U. S. Courthouse 75 Spring Street, S.W. Atlanta., GA 30303
Location of Judicial Officer

Pending this hearing, the defendant shall be held in custody by (the United States marshal) _____

_____) and produced for the
*Other Custodial Official*Date: 6/18/15
Judicial Officer

*If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to five days upon motion of the defendant. 18 U.S.C. § 3142(f)(2).

A hearing is required whenever the conditions set forth in 18 U.S.C. § 3142(f) are present. Subsection (1) sets forth the grounds that may be asserted only by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the judicial officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or intimidate, or attempt to threaten, injure, or intimidate a prospective witness or juror.

MAGISTRATE'S CRIMINAL MINUTES - REMOVALS (Rule 5 & 5.1)

FILED IN OPEN COURT

DATE: 6/22/15 @ 10:32 am

TAPE: FTR GOLD

TIME IN COURT: 03 Mins

MAGISTRATE JUDGE JANET F. KING

COURTROOM DEPUTY CLERK: K. THORNTON

CASE NUMBER: 1:15-MJ-504

DEFENDANT'S NAME: Tony Berry

AUSA: Jennifer Keen for Mary Roemer

DEFENDANT'S ATTY: Nicole Kaplan for Millie Dunn

USPO / PTR:

() Retained () CJA (X) FDP () Waived

ARREST DATE

Initial appearance hearing held.

Defendant informed of rights.

Interpreter sworn:

COUNSEL

ORDER appointing Federal Defender as counsel for defendant.

ORDER appointing as counsel for defendant.

ORDER: defendant to pay attorney's fees as follows:

IDENTITY / PRELIMINARY HEARING

Defendant WAIVES identity hearing.

WAIVER FILED

Identity hearing HELD. Def is named def. in indictment/complaint; held for removal to other district.

Defendant WAIVES preliminary hearing in this district only.

WAIVER FILED

Preliminary hearing HELD. Probable cause found; def. held to District Court for removal to other district

x Commitment issued to District of Massachusetts.

BOND/PRETRIAL DETENTION HEARING

Government motion for detention filed. Pretrial hearing set for

@

Pretrial hearing set for

@

(In charging district.)

Bond/Pretrial detention hearing held.

Government motion for detention () GRANTED () DENIED

Pretrial detention ordered. Written order to follow.

BOND set at \$

NON-SURETY

SURETY

cash

property

corporate surety ONLY

X SPECIAL CONDITIONS: Detention hearing to be held in Massachusetts

Bond filed. Defendant released.

Bond not executed. Defendant to remain in Marshal's custody.

Motion (verbal) to reduce/revoke bond filed.

Motion to reduce/revoke bond

GRANTED

DENIED

See page 2

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA**

JUN 22 2015

James N. Hatten, Clerk
By: Deputy Clerk

UNITED STATES OF AMERICA,

COMMITMENT TO ANOTHER DISTRICT

vs.

TONY BERRY a/k/a Mazibrawl,

CASE NO. 1:15-MJ-504

Charges against the defendant are filed based upon a(n):

☒ indictment ☐ information ☐ complaint ☐ other (specify)

charging a violation of **Title 21, United States Code, Section(s) 846.**

DISTRICT OF OFFENSE: MASSACHUSETTS

DATE OF OFFENSE: _____

DESCRIPTION OF CHARGES: drugs

BOND IS FIXED AT: \$ detained pending removal with

TO: **THE UNITED STATES MARSHAL**

detention hearing held in charging district.

You are hereby commanded to take custody of the above-named defendant and to transport that defendant with a certified copy of this commitment forthwith to the district of offense as specified above and there deliver the defendant to the United States Marshal for that District or to some other officer authorized to receive the defendant.

Dated at Atlanta, Georgia this 22nd day of June, 2015

[Signature]
UNITED STATES MAGISTRATE JUDGE

RETURN

This commitment was received and executed as follows:

Date Commitment Order Received: _____

Place of Commitment: _____

Date Defendant Committed: _____

Date: _____

United States Marshal: _____

(By) Deputy Marshal: _____

MIME-Version:1.0
From:ganddb_efile_notice@gand.uscourts.gov
To:CourtMail@localhost.localdomain
Bcc:
--Case Participants: Mildred Geckler Dunn (belinda_rogers@fd.org, ganat_ecf@fd.org, millie_dunn@fd.org), Jennifer Keen (gaylene.berberick@usdoj.gov, geraldine.curry-davis@usdoj.gov, jennifer.keen@usdoj.gov, usagan.motionsresponses@usdoj.gov)
--Non Case Participants: File Clerks (ganddb_file_clerks@gand.uscourts.gov)
--No Notice Sent:

Message-Id:7170031@gand.uscourts.gov
Subject:Activity in Case 1:15-mj-00504 USA v. Berry Termination of Magistrate Case
Content-Type: text/html

U.S. District Court

Northern District of Georgia

Notice of Electronic Filing

The following transaction was entered on 6/22/2015 at 12:01 PM EDT and filed on 6/22/2015

Case Name: USA v. Berry

Case Number: 1:15-mj-00504

Filer:

Document Number: No document attached

Docket Text:

Magistrate Case Closed. Defendant Tony Berry terminated. (ryc)

1:15-mj-00504-1 Notice has been electronically mailed to:

Jennifer Keen jennifer.keen@usdoj.gov, Gaylene.Berberick@usdoj.gov,
Geraldine.Curry-davis@usdoj.gov, USAGAN.MotionsResponses@usdoj.gov

Mildred Geckler Dunn Millie_Dunn@FD.Org, belinda_rogers@fd.org, GANAT_ECF@FD.ORG

1:15-mj-00504-1 Notice has been delivered by other means to:

MIME-Version:1.0
From:ganddb_efile_notice@gand.uscourts.gov
To:CourtMail@localhost.localdomain
Bcc:
--Case Participants: Mildred Geckler Dunn (belinda_rogers@fd.org, ganat_ecf@fd.org, millie_dunn@fd.org), Jennifer Keen (gaylene.berberick@usdoj.gov, geraldine.curry-davis@usdoj.gov, jennifer.keen@usdoj.gov, usagan.motionsresponses@usdoj.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:7170039@gand.uscourts.gov
Subject:Activity in Case 1:15-mj-00504 USA v. Berry Transmittal of Rule 5(c)(3) Documents
Content-Type: text/html

U.S. District Court

Northern District of Georgia

Notice of Electronic Filing

The following transaction was entered on 6/22/2015 at 12:06 PM EDT and filed on 6/22/2015

Case Name: USA v. Berry

Case Number: 1:15-mj-00504

Filer:

Document Number: No document attached

Docket Text:

Transmittal of Rule 5(c)(3) Documents as to Tony Berry, sent to the District of Massachusetts (Boston) electronically with a copy of the docket sheet. (ryc)

1:15-mj-00504-1 Notice has been electronically mailed to:

Jennifer Keen jennifer.keen@usdoj.gov, Gaylene.Berberick@usdoj.gov,
Geraldine.Curry-davis@usdoj.gov, USAGAN.MotionsResponses@usdoj.gov

Mildred Geckler Dunn Millie_Dunn@FD.Org, belinda_rogers@fd.org, GANAT_ECF@FD.ORG

1:15-mj-00504-1 Notice has been delivered by other means to: